

United States District Court  
for The  
Eastern District of Michigan  
Southern Division

Curey Brock  
Plaintiff,

U.S. District  
Court No. \_\_\_\_\_

Rev. Nurse Cameron  
In her Individual  
Capacity  
Defendant

Judge: \_\_\_\_\_

Case: 5:21-cv-12304  
Judge: Levy, Judith E.  
MJ: Grand, David R.  
Filed: 08-26-2021  
PRIS BROCK VS CAMERON (DP)

(1) Complaint for Interactive

This is a Civil Relief Complaint for Interactive  
Civil Relief under Federal Rules of  
Civil Procedure 65(a) to (d) on the  
Medical Malpractice, and Mich. Gov. 2972  
MSA 297.2972 Color of State Law VIO-  
(1) See Reverse Side

POOR QUALITY ORIGINAL

Lations and Under Federal Color of  
Law Violations by Federal Medical  
Malpractice Act 42 USC 1395, 42 USC

1396.

### Jurisdiction

(2)

Under Federal Jurisdiction 28 USC  
1331, 28 USC 1343 Due to the Viol-  
tions of Medical Denial. 28 USC 1332.

### Venue

(3)

Under 28 USC 1441 Venue is gover-  
ned by Federal Legislative intent.  
See 28 USC 1442.

Plaintiff's Address  
H2  
Macomb Correctional Facility 38525.  
26 Mile Road. Le Roy Township Michi-  
gan 48041.

Defendant's Address  
(5)  
Macomb Correctional Facility 38525.  
26 Mile Road. Le Roy Township Michigan  
48041.

(2)

Pharma Medical Center Pharmacy Employees  
 of Oklahoma City, Oklahoma Division of  
 Medicine and Prescription of Drugs is a  
 defendant to the Civil Action. Jan Doe  
 and Jane Doe.

(6) Statement of Facts and Events

On the Approximate date and time of

Rn Nurse Carmen  
 Denied in Giving Me My Medicine  
 Medication for overreaction, Pain and  
 suffering or Mental Instability, Mental  
 Hygiene and for Control of My Temper,  
 And Possible Violence if not taken in a  
 timely manner. Deliberate indifference  
 to the Healthy Mental Stability with No  
 medication, was a deliberate act by  
Rn Nurse Carmen at the Meacham Correc-  
tional Facility Health Care Division.  
 The Health Care Call out was cancelled  
 and I was sick, illpress set in, Pain,  
 suffering, Nausea, Stomach Pains and  
 Mental Anguish. Languished for 9 Hours.  
 (3) See Reverse Side

to 24 Hours Until The Next Med-Line  
 Run in 4-Blocks Mini-Lab Room At  
 The Hot Water Dispenser. RN Nurse  
 Carmer Pused a Substantial Risk of Harm  
 , Pused a Great Risk of Harm in The  
 total denial of My Medication Per Policy  
 PD 03.04.100, PD 03.04.125. This was a Life  
 and Death Situation where no RN Nurse was  
 There to Renew My Mandatory Medication.  
 (7) The objective Component and Subjective  
 Components of The Malicious intent, Pused  
 Rater Intent to deny My Medication Under  
 The Medical Malpractice Category is Very  
 Clear by RN Nurse Carmer's Actions in  
 denying My Medication.

Paragraphs 1 to 7 Demonstrates The Ob-  
 jective, and Subjective Components of The  
 Prudent Minds of RN Carmer in The Medi-  
 cal Malpractice and Policy, Custom, Rules,  
 Violations of Medical Needs Denied Entirely.

(4)



(8) The Grievance Was Filed on The Issue on RN Carmen For The Medication denial That Left Me Very Sick, ill and worried, and no Medication was followed up. Policy PD. 03.02.108 Was Violated Still Grievance By Neglect By The Macomb Correctional Facility, Grievance Never Resolved The denial of Medication for my Mental Problems I'm Truly suffering From for Caringness, Consistency in Non Violent Behavior.

(9) The Willful and Wanton Neglect, and Enact and Unusual Denialment Was Committed By RN Nurse Carmen and The intentional Denial of Medication, Policy PD. 01.01.100 Duties and Responsibilities were denied by RN Nurse Carmen. Policy PD. 03.03.130, Was Violated By The RN Nurse Carmen. See Policy 01.01.101 Paragraphs 7 to 9. Demonstrates Defendants Constitutional Violations and Civil. (5) See Re Veron Side

(10) Defendants Did Not Have Qualified IMMUNITY, nor Quasi-IMMUNITY nor ANY Governmental IMMUNITY for their intentional and Malicious Actions in the denial of Medicine, That Policy, Custom and Rule, Usage Violations, and in Lieu of a Pending Statement of Medicine Change, Unauthorized to taken by RN-Nurse Ms. Carmer.

(11) The Law was Well Established at The time of The Violation and Any Official Employed As a Medical RN Nurse Such as Ms. Carmer

(12) The Defendants Knew That The Constitutional Rights was Violated and deprived and Should Have Known That The Constitutional Rights was being Violated.

(13) By The Diverse Jurisdiction Under  
MLA 600745; MSA L79: 715 (1993) Against  
Oklahoma City, Oklahoma who Has a Full  
Medical Nursing Contract By Nurses Carmed,  
(6)

That The Diversity Jurisdiction in The  
 Inter-State Medical Subsidiary Divi-  
 sion and Outside The State of Michigan  
 as well as Forum Conveniens Diversity  
 Venue That Response Is Under Medical  
 Subsidiary Contract With The Oklahoma  
 City, Oklahoma, Oklahoma City, Oklahoma  
 Medical Supplier to The Michigan, Doing  
 Medical Health Care Business With The  
 Michigan Department of Corrections,  
 Macomb Correctional Facility, by Contract  
 Under The Michigan Constitution 11,1, (1963),  
 Article 11,1, (1963). See MCL 600.701  
 MCL 27.401 for \$ 175,000 as Diversity  
 Jurisdiction. Federal Diversity Juris-  
 diction 28 U.S.C. 1332 \$75,000 as Unit  
 to see Re Carmo Civil Violation by  
 Her Contractors See Michigan Constitution  
 11,1 (1963)

(7) See Reverse Side

Paragraphs 7 to 13 specifics Color of State Law and Color of Federal Law Violations Under Federal Medical Malpractice.

(14) Sworn Affidavits of Plaintiff  
Brock is Attached.  
(8)

### Relief Requested

Wherefore, Plaintiff pray and request that the Court grant the Complaint for Injunctive Relief on the Merits and to Conduct an evidentiary Hearing to Allow the Compensatory Damages in the Amount of \$ 725,000.00 And \$ 1.2 Million Dollars in Punitive Damages, \$ 45,000.00 NOMINAL Damages, to issue a Restraining order on All Defendants and Preliminary Injunction to allow the Plaintiff to file Motion for Discovery of Evidence Also.  
(9)



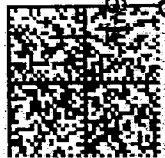
Prisoner Name: Corey Black  
Prisoner Number: #31096  
MACOMB CORRECTIONAL FACILITY  
34625 26 Mile Rd.  
Lenox Twp., MI 48048

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DETROIT, MI. 48226 LAUREN J MICHELSON